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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/674,123	09/26/2003	Kamala Prasad Das	DAS 1-6-7 (LCNT/125742)	8489
46363 DATTEDSON	7590 01/03/2008 & SHEDIDAN LLD/		EXAMINER ·	
PATTERSON & SHERIDAN, LLP/ LUCENT TECHNOLOGIES, INC 595 SHREWSBURY AVENUE SHREWSBURY, NJ 07702			VU, THONG H	
			ART UNIT	PAPER NUMBER
STILL W SDON	(1,143 07702		2619	
			MAIL DATE	DELIVERY MODE
			01/03/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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•	Application No.	Applicant(s)				
	10/674,123	DAS ET AL.				
Office Action Summary	Examiner	Art Unit				
	Thong H. Vu	2619				
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the o	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D  - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication.  If NO period for reply is specified above, the maximum statutory period  Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	OATE OF THIS COMMUNICATION  136(a). In no event, however, may a reply be tir  will apply and will expire SIX (6) MONTHS from  e, cause the application to become ABANDONE	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 15 N	lovember 2007.					
,	<del>-</del>					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.				
Disposition of Claims	·					
<ul> <li>4)  Claim(s) 1-10 and 12-21 is/are pending in the 4a) Of the above claim(s) is/are withdra 5)  Claim(s) is/are allowed.</li> <li>6)  Claim(s) 1-10 and 12-21 is/are rejected.</li> <li>7)  Claim(s) 11 is/are objected to.</li> <li>8)  Claim(s) are subject to restriction and/or</li> </ul>	iwn from consideration.					
Application Papers						
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E	cepted or b) objected to by the drawing(s) be held in abeyance. Section is required if the drawing(s) is ob	e 37 CFR 1.85(a). ojected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority documen 2. Certified copies of the priority documen 3. Copies of the certified copies of the priority documen application from the International Burea * See the attached detailed Office action for a list	ts have been received. ts have been received in Applicat prity documents have been receiv nu (PCT Rule 17.2(a)).	ion No ed in this National Stage				
Attachment(s)  1)   Notice of References Cited (PTO-892)	4) 🔲 Interview Summary	/ (PTO-413)				
Notice of References Clied (PTO-692)  Notice of Draftsperson's Patent Drawing Review (PTO-948)  Information Disclosure Statement(s) (PTO/SB/08)  Paper No(s)/Mail Date	Paper No(s)/Mail D 5) Notice of Informal I 6) Other:	Pate				

Application/Control Number:

10/674,123 Art Unit: 2619

1. Claims 1-21 are pending.

## Response to Arguments

2. Applicant's arguments, see pages 6-11, filed11/15/07, with respect to Conway-Yokoyama have been fully considered and are persuasive. The Rejection of claims 1-21 has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of McDysan.

## Claim Rejections - 35 USC § 102

Claims 1-10,12-21 are rejected under 35 U.S.C. 102(e) as being anticipated by McDysan et al [McDysan 7,046,680 B1].

- 3. Claim 1, McDysan discloses A method, comprising the steps of:
- (a) polling at least one location in a network to obtain information indicative of a level of utilization of said at least one location [monitored session, col 12 lines 25-46];
- (b) computing a status of utilization of said at least one location based on said polled information and assigning a decision policy to said status [measure conformance to SLAs, col 13 lines 13-28; Policy server makes policy decision, col 11 lines 35-67; check the memory status and assign a priority, col 19 lines 30-45];
- (e) assessing a priority level of a new voice call requesting to enter the network relative to priorities of existing calls on the network [marker/policer with higher or lower priority, col 7 lines 57-col 8 line 5; new service request, col 10 lines 44-63]; and
- (d) invoking said decision policy on the new voice call according to its relative priority level to the existing calls on the network and the decision policy in effect at the

10/674,123 Art Unit: 2619

time the new voice call requests entry to the network [invoking policy services, col 9 line 40-45; col 17 lines 15-40; currently active session, col 15 lines 17-46].

- 4. Claim 2, McDysan discloses a first party initiating the new voice call is 2 checked for proper authorization to initiate the new voice call [authorized request, Fig 7E].
- 5. Claim 3, McDysan discloses a second party receiving the new voice call is checked for proper identification and registration in a network transmitting the new 3 voice call [register, col 26 lines 5-10].
- 6. Claim 4, McDysan discloses if the priority level of an the existing call being entertained by a second party is lower than the priority level of the new voice call being initiated by a first party a preemption message is sent to the second party [High, low priority, col 7 line 65].
- 7. Claim 6, McDysan discloses the second party, terminates the existing call and the decision policy is invoked on the new voice call to determine its connection status to the second party [Policy server makes policy decision, col 11 lines 35-67].
- 8. Claim 7, McDysan discloses if the priority of the existing call is higher than the priority of the new voice call, the new voice call is rejected [High, low priority, col 7 line 65].
- 9. Claim 8, McDysan discloses after step (a) but before step (b), step (al) includes polling the network to determine routing paths [monitoring traffic flow, col 8 lines 5-22].
- 10. Claim 9, McDysan discloses after step (al), determining if a status of variables selected from the group consisting of links and paths have changed since a previous update to assign the policy decision [col 10 lines 32-43].

10/674,123 Art Unit: 2619

- 11. Claim 10, McDysan discloses the policy decision includes sub-decisions of never blocking new voice calls having at least a highest relative priority, blocking a first percentage of new voice calls when a system link utilization exceeds a first percentage of system capacity for calls of an intermediate relative priority and blocking second percentage of new voice calls when link utilization exceeds a second percentage of system capacity for calls of a low relative priority level [Policy server makes policy decision, col 11 lines 35-67].
- 12. Claim 12, McDysan discloses the decision policy is distributed to one or more call control devices in the network [Policy server makes policy decision, col 11 lines 35-67].
- 13. Claim 13, McDysan discloses the one or more call control devices are one or more softswitches [control software, col 3 line 2].
- 14. Claim 14, McDysan discloses packets of information that carry the new voice call may be selectively dropped based upon the relative voice call priority level [High, low priority, col 7 line 65].
- 15. Claim 15, McDysan discloses the step of dropping packets of the lowest relative priority level voice calls when a buffer containing voice call data on the network is at a first percentage of total capacity [High, low priority, col 7 line 65].
- 16. Claim 16, McDysan discloses the first percentage of total buffer capacity is approximately 50% [desired bandwidth, available capacity, col 30 liens 9-32].
- 17. Claim 17, McDysan discloses the step of dropping packets from intermediate priority level calls when a buffer containing voice call data on the network is at a second percentage of total capacity [High, low priority, col 7 line 65].

10/674,123 Art Unit: 2619

- 18. Claim 18, McDysan discloses the second percentage of total buffer capacity approximately 75% [desired bandwidth, available capacity, col 30 lines 9-32].
- 19. Claim 19, McDysan discloses the step of dropping packets from the highest relative priority level calls only if a buffer containing voice call data on the network is full [High, low priority, col 7 line 65].
- 20. Claim 20, McDysan discloses packets of information are handed in one class of a multi-class system, said one class having a plurality of sub-classes, each sub-class having a respective packet dropping precedent [multiple QoS classes, col 8 line 40].
- 21. Claim 21, McDysan discloses said one class is AFI and said multi-class system is Difffserv [Diffserv, col 7 line 42].
- 22. Claim 5, McDysan discloses A computer readable medium containing a program which, when executed, performs an operation of managing voice calls of different types of priority levels, the operation comprising:
- (a) polling at least one location in a network to obtain information indicative of a level of utilization of said at least one location [monitored session, col 12 lines 25-46];
- (b) computing a status of utilization of said at least one location based on said polled information and assigning a decision policy to said status [measure conformance to SLAs, col 13 lines 13-28; Policy server makes policy decision, col 11 lines 35-67; check the memory status and assign a priority, col 19 lines 30-45];
- (c) assessing a priority level of a new voice call requesting to enter the network relative to priorities of existing calls on the network [marker/policer with higher or lower

Application/Control Number:

10/674,123 Art Unit: 2619

priority, col 7 lines 57-col 8 line 5; new service request, col 10 lines 44-63]; and (d) invoking said decision policy on the new voice call according to its relative priority level to the existing calls on the network and the decision policy in effect at the time the new voice call requests entry to the network [invoking policy services, col 9 line 40-45; col 17 lines 15-40; currently active session, col 15 lines 17-46].

## Allowable Subject Matter

23. Claim 11 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thong H. Vu whose telephone number is 571-272-3904. The examiner can normally be reached on 6:00-3:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jay Patel can be reached on 571-272-2988. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Thong Vu Primary Examiner

THONG VU
PRIMARY PATENT EXAMINER